

IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF MISSISSIPPI
EASTERN DIVISION

HEATHER RHODES, Individually,
as Natural Mother and Next Friend
of C.R., A Minor

PLAINTIFFS

Vs.

Civil Action No.: 2:16cv195-KS-MTP

LAMAR COUNTY SCHOOL DISTRICT;
TONYA CRAFT, Individually; and
JOHN or JANE DOES 1-10

DEFENDANTS

STIPULATION OF DISMISSAL

It is hereby stipulated by and between counsel for all parties pursuant to Fed.R.Civ.P. 41(a)(1)(A)(ii) that the parties have agreed and stipulated that this civil action should be dismissed with prejudice, including all claims against Defendants Lamar County School District and Tonya Craft, and that each party shall bear their own costs.

SO STIPULATED on this 21st day of August, 2018.



Courtney P. Wilson, Esq., MSB #103531
Tynes Law Firm, P.A.
Post Office Drawer 966
Pascagoula, Mississippi 39568-0966
(228)769-7736
courtney@tyneslawfirm.com
Attorneys for Plaintiff



Kris A. Powell, MSB #101458
BRYAN NELSON P.A.
Post Office Drawer 18109
Hattiesburg, Mississippi 39404-8109
(601)261-4100
kpowell@bnlawfirm.com
Attorneys for Defendants

Of Counsel:

Kris A. Powell, MSB No. 101458
Ann L. Griffin, MSB No. 104935
BRYAN NELSON P.A.
Post Office Drawer 18109
Hattiesburg, Mississippi 39404-8109
Telephone: (601)261-4100
Facsimile: (601)261-4106
E-Mail: kpowell@bnlawfirm.com
agriffin@bnlawfirm.com

Attorneys for Defendants, Lamar County School District and Tonya Craft

CERTIFICATE OF SERVICE

I, as counsel for Defendants, Lamar County School District and Tonya Craft, do hereby certify that I have this day filed with the Clerk of Court, through the ECF system, a true and correct copy of the foregoing Stipulation of Dismissal will then follow to the below via ECF:

Douglas L. Tynes, Jr., Esq.
Courtney P. Wilson, Esq.
Tynes Law Firm, P.A.
Post Office Drawer 966
Pascagoula, Mississippi 39568-0966
monte@tyneslawfirm.com
Courtney@tyneslawfirm.com

Attorneys for Plaintiffs

THIS 21st day of August, 2018

/s/Kris A. Powell

Of Counsel